TEMPORARY

NO. 62065

APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date of filing in State Engineer's Office_	APR 22 1996	÷
Returned to applicant for correction		_
Corrected application filed		_
Map filed APR 22 1996		-

The applicant Carson Valley Financial Corporation, hereby makes application for permission to change the Place of Use of a portion of water heretofore appropriated under Carson River claims 249 and 817, Carson River Decree, United States of America vs. Alpine Land and Reservoir Company, a Corporation, ET.AL., Civil No. D-183, BRT.

- 1. The source of water is Carson River
- 2. The amount of water to be changed See Attachment "A"
- 3. The water to be used for as Decreed
- 4. The water heretofore permitted for as Decreed
- 5. The water is to be diverted at the following point as Decreed
- 6. The existing permitted point of diversion is located within unchanged
 - 7. Proposed place of use Portions of NW% NW%, NE% NW% Section 31; Portions of SW% SW%, SE% SW%, NE% SW%, Section 30; T.14N., R.20E., M.D.B.&M.
 - 8. Existing place of use Claim 249: 53 acres, W% Section 30, T.14N., R.20E., M.D.B.&M.; Claim 817: Ambrosetti Pond located in T.14N., R.20E., M.D.B.&M. Remaining 14 acres appurtenant to claim 249 & 25 acre-feet of storage from claim 817 are being changed by this application.
 - 9. Use will be from as Decreed.
 - 10. Use was permitted from as Decreed.
 - 11. Description of proposed works **Existing diversion structure** for Williams Slough to Ambrosetti Pond. Pumped from pond to place of use.
 - 12. Estimated cost of works in excess of \$10,000.00
 - 13. Estimated time required to construct works completed under Decree.
 - 14. Estimated time required to complete the application of water to beneficial use
 - 15. Remarks: See Attachment "A"

S/Greg M. Bilyeu AGENT
By Sierra Resource Eng., Inc.
P O. Box 21910
Carson City, Nevada 89721

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Protested			 			

APPROVAL OF STATE ENGINEER

This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the following limitations and conditions:

This temporary permit to change the place of use of a portion of Claim Nos. 249 and 817 of the Carson River as heretofore granted under the Final Carson River Decree No. D-183, in the District Court of the United States in and for the District of Nevada, is issued subject to the terms, conditions and irrigation period imposed in said Final decree and with the understanding that no other rights on the source will be affected by the change proposed herein.

This temporary permit does not extend the permittee the right of

ingress and egress on public, private or corporate lands.

The issuance of this temporary permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.

This temporary permit is issued for the irrigation of 14.0 acres and with the understanding that direct flow from Claim 249 and storage water from Claim 817 is required to deliver the full duty of water to said 14.0 acres. The acre-foot per acre duty is limited to the amount specified in the final Carson River Decree No. D-183. A maximum amount of 25.0 acre-feet can be applied from storage.

This temporary permit is issued pursuant to the provisions of NRS 533.345 Section 2 and will expire on November 15, 1996 at which time all rights herein granted shall revert to the right being changed by

this temporary permit.

The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and not to exceed <u>0.42</u> cubic feet per second, and not to exceed a decreed duty of acre-feet per acre of land irrigated from any and/or all sources.

Work must be prosecuted with reasonable diligence and be completed on or before:

Proof of completion of work shall be filed before:

Application of water to beneficial use shall be filed on or before:

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Proof of the application of water to beneficial use shall be filed on or before:

Map in support of proof of beneficial use shall be filed on or before:

IN TESTIMONY WHEREOF, I, R. MICHAEL TURNIPSEED, P.E.,

State Engineer of Nevada, have hereunto set

my hand and the seal of my office,

this 22nd day of July , A.D. 1996

State Engineer

EXPIRED

DATE NOV 1 5 1996

ATTACHMENT "A"

This application represents a change in the place of use of a portion of Carson River Claims #249 and #817, more particularly described as being 63 acre-feet of Claim #249, appurtenant to 14 acres within the W½ Section 30, T.14N., R.20E., M.D.B. & M. and 25 acre-feet of supplemental storage from Ambrosetti Pond under Claim 817.

This water represents the balance of said claims heretofore changed by Permit 51856 and appurtenant to the decreed place of use. Water is diverted from the East Fork of the Carson River (Segment 2) via the Williams Slough. The existing and proposed points of diversion are the Williams Slough, located within the NE ¼ SW ¼, Section 24, T.13N., R. 19E., M.D.B. & M. No change in the point of diversion is contemplated by this application therefore the priority dates shall remain the same. All practices and regulations of water diverted under Segment 2 shall be observed in accordance with the Carson River Decree.

This temporary application is being filed in order to facilitate the use of the water on the proposed place of use in the upcoming irrigation season. A permanent application will be filed in the near future.

For the existing point of diversion and place of use, please utilize the appropriate Carson River. Decree map(s). For the proposed place of use and to illustrate the lands being removed from irrigation, please refer to the attached sheets labelled #1 & #2.